

Agenda reference: 21

#### **IASB®** meeting

Date	May 2023
Project	Primary Financial Statements
Торіс	Cover note and summary of feedback and redeliberations
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## Objective

- 1. At this meeting we will continue discussing the proposals from the Exposure Draft *General Presentation and Disclosures* relating to:
  - (a) associates and joint ventures accounted for using the equity method; and
  - (b) outstanding issues on management performance measures.
- 2. We will discuss the following papers:
  - (a) Agenda Paper 21A: Associates and joint ventures accounted for using the equity method; and
  - (b) Agenda Paper 21B: Issues related to Management Performance Measures and IFRS 8 Operating Segments.
- 3. At future IASB meetings, we will continue redeliberating the project proposals. Over the next few months, we plan to bring the IASB papers discussing:
  - (a) outstanding issues related to subtotals and consequential amendments;
  - (b) due process; and
  - (c) transition and effective date.



# Summary of proposals discussed and proposals yet to be redeliberated

4. Appendix A gives an overview of the project status, listing the proposals in the Exposure Draft that have been discussed and proposals that are yet to be redeliberated by the IASB.

## Summary of proposals and feedback

5. Appendix B summarises proposals in the Exposure Draft, feedback received and the IASB's tentative decisions made so far. As the IASB redeliberates the proposals, we will be updating Appendix B to include the latest tentative decisions.

# Diagram summarising the proposals for the structure of the statement of profit or loss

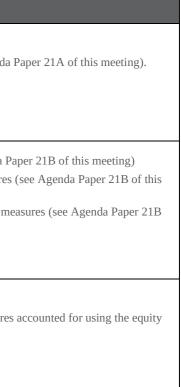
6. Appendix C provides a diagram summarising the proposals in the Exposure Draft and the changes tentatively agreed by the IASB in the redeliberations to date on the structure of the statement of profit or loss for entities applying the general model.



## Appendix A—Project status summary

Торіс	Proposals discussed	Proposals yet to be redeliberated
Subtotals	<ul> <li>Required subtotals</li> <li>Classification in categories, general model and entities with specified main business activities</li> <li>Associates and joint ventures</li> </ul>	<ul> <li>Remaining issues relating to categories</li> <li>Associates and joint ventures accounted for using the equity method (see Agenda)</li> </ul>
Management performance measures	<ul> <li>Scope and definition, including rebuttable presumption</li> <li>Disclosure of reconciliation</li> <li>Aspects of the disclosure of tax and NCI</li> <li>Use of columns</li> <li>Changes in management performance measures</li> <li>Single location</li> </ul>	<ul> <li>Relationship with the requirements of IFRS 8 <i>Operating Segments</i> (see Agenda Pa</li> <li>Determining whether additional subtotals are management performance measures meeting)</li> <li>Timing of public communications including interim management performance me of this meeting)</li> </ul>
Disaggregation and other	<ul> <li>Roles of primary financial statements and notes</li> <li>General principles of aggregation and disaggregation</li> <li>Withdraw of proposal for unusual income and expenses</li> <li>Presentation and disclosure of operating expenses</li> <li>Statement of cash flows and other comprehensive income</li> </ul>	<ul> <li>Consequential amendments (see Agenda Paper 21B of this meeting)</li> <li>Classification of dividends received from interests in associates and joint ventures method (see Agenda Paper 21A of this meeting).</li> </ul>

# Staff paper





## Appendix B—Summary of proposals, feedback and tentative decisions

Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
Topic and ref December 2020 <u>AP21B Subtotals</u> and categories – general model March 2021 <u>AP21A Subtotals in</u> the statement of profit or loss- operating profit May 2021 <u>AP21A Subtotals</u> and categories—	Summary of proposals         Subtotals         A1. The Exposure Draft proposed that an entity presents the following new subtotals in the statement of profit or loss (paragraph 60 of the Exposure Draft): <ul> <li>(a) operating profit or loss (operating profit);</li> <li>(b) operating profit or loss and income and expenses from integral associates and joint ventures; and</li> <li>(c) profit or loss before financing and</li> </ul>	<ul> <li>Summary of feedback</li> <li>Subtotals</li> <li>B1. Most respondents agreed with the proposals to introduce defined subtotals in the statement of profit or loss. They think the proposals have the potential to result in useful information and improve comparability between entities.</li> <li>B2. Many respondents agreed with the proposals to define the operating category as a residual category. However, some respondents disagreed with defining the operating category as a residual category as a</li></ul>	<ul> <li>Tentative decisions</li> <li>Subtotals</li> <li>Confirmed proposals</li> <li>C1. The IASB tentatively confirmed that entities would be required to proport or loss and not to develop a direct definition of operating profit</li> <li>C2. The IASB tentatively confirmed to retain the proposal to define the 'require it to be presented in the statement of profit or loss.</li> <li>C3. See the IASB's tentative decisions on specified subtotals in 'manage's statement of profit or loss.</li> </ul>
financing categoryAP21B Subtotalsand categories—profit beforefinancing andincome taxJuly 2021AP21AClassification ofincome andexpenses in thefinancing categoryof statement ofprofit or lossAP21BClassification of fairvalue gains orlosses on	<ul> <li>income tax.</li> <li>Categories</li> <li>A2. In applying these proposed new subtotals, an entity would present in the statement of profit or loss income and expenses classified in the following categories (paragraph 45 of the Exposure Draft): <ul> <li>(a) operating;</li> <li>(b) integral associates and joint ventures;</li> <li>(c) investing; and</li> <li>(d) financing.</li> </ul> </li> </ul>	<ul> <li>Categories</li> <li>B3. Most respondents agreed with the proposals to introduce categories in the statement of profit or loss. They think the proposals have the potential to result in useful information and improve comparability between entities.</li> <li>B4. However, some respondents said additional guidance would be needed to achieve consistent application and comparability, including guidance on the definitions of the categories and the term 'main business activities'.</li> <li>B5. Many respondents expressed concerns about: <ul> <li>(a) the proposed classification of foreign exchange differences and of fair value gains and losses on derivatives and hedging instruments—they question whether the benefits of such classification would outweigh the costs; and</li> <li>(b) the proposed labels for the categories in the statement of profit or loss—they say it is confusing that the labels are</li> </ul> </li> </ul>	<ul> <li>Categories</li> <li>Confirmed proposals</li> <li>C4. The IASB tentatively confirmed to retain the proposal to introduce se statement of profit or loss.</li> <li>C5. See below for the confirmed proposals and changes to the proposals exchange differences and alignment of the investing categories in the</li> </ul>

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present an operating profit subtotal in the statement of ofit.

e 'profit before financing and income tax' subtotal and

agement performance measures' below.

e separate investing and financing categories in the

als related to derivatives and hedging instruments, foreign the statement of profit or loss and statement of cash flows.



Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
derivatives and hedging instruments		similar to the labels of the categories in the statement of cash flows, although the content of the categories is different.	
AP21CClassification offoreign exchangedifferences in profitor lossDecember 2021AP21B Income andexpenses classifiedin the investingcategorySeptember 2022AP21DClassification ofincremental	<ul> <li>Operating category</li> <li>A3. The operating category would include income or expenses not classified in the other categories such as the investing category or the financing category. In other words, the operating category would be the default category (paragraph 46 of the Exposure Draft).<sup>1</sup></li> <li>A4. The Exposure Draft proposed specific requirements for entities with specified main business activities, to ensure that the operating category includes all income and expenses from their main business activities. These requirements and related feedback are discussed in <u>Agenda Paper 21C</u> of the December 2020 IASB meeting.</li> </ul>	Operating category B6. Some respondents expressed concerns about defining the operating category as a residual category—mainly because they disagree with including in operating profit some income and expenses that are unusual, volatile or do not arise from an entity's main business activities.	<ul> <li>Operating category</li> <li>Confirmed proposals</li> <li>C6. The IASB tentatively confirmed that: <ul> <li>(a) these types of income and expenses shall not be classified in the or discontinued operations.</li> <li>(b) the operating category comprises all income and expenses arising unusual income and expenses arising from an entity's operations; from an entity's main business activities.</li> </ul> </li> </ul>
expenses January 2023 <u>AP21A Targeted</u> outreach feedback and next steps March 2023 <u>AP21F</u> <u>Issues related to the</u> proposals for entities with	<b>Investing category</b> A5. The investing category would include returns from investments, that is, income and expenses from assets that generate a return individually and largely independently of other resources held by an entity. The investing category would also include related incremental expenses (paragraph 47 of the Exposure Draft). <sup>2</sup>	<ul> <li>Investing category</li> <li>B7. Many respondents agreed with the proposal for the investing category. However, some respondents said the definition is insufficiently robust.</li> <li>B8. A few respondents expressed concerns about including incremental expenses in the investing category.</li> </ul>	<ul> <li>Investing category</li> <li>Confirmed proposals</li> <li>C7. The IASB tentatively decided: <ul> <li>(a) to retain the proposal for entities to classify in the investing categor returns individually and largely independently of other resources</li> <li>(b) to retain the proposed application guidance in the Exposure Draft</li> <li>(c) to retain the label 'investing category' for that category.</li> </ul> </li> <li>Changes to the proposals</li> <li>C8. The IASB tentatively decided:</li> </ul>

he operating category: investing, financing, income tax, and
ing from an entity's operations, including volatile and ns; and includes, but is not limited to, income and expenses
tegory income and expenses from assets that generate
ces held by an entity; raft; and

<sup>&</sup>lt;sup>1</sup> Also see paragraphs BC53–BC57 of the Basis for Conclusions on the Exposure Draft.

<sup>&</sup>lt;sup>2</sup> Also see paragraphs B32–B33 of the Exposure Draft and BC48–BC52 of the Basis for Conclusions on the Exposure Draft.

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Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
specified main business activities <u>AP21E Issues for</u> categories in the statement of profit or loss			<ul> <li>(a) to add further application guidance stating that income and expenses arising from individual assets and disposal groups held for sale and income and expenses arising from business combinations would not be classified in the investing category, and negative returns are classified in the same category as positive returns;</li> <li>(b) to classify income and expenses from associates and joint ventures in the investing category;</li> <li>(c) to remove the discussion of the objective from the requirements in the Accounting Standard and explain in the Basis for Conclusions the reasons for including specific items in the investing category; and</li> <li>(d) not to proceed with the proposed use of the defined term 'income and expenses from investments'.</li> <li>C9. The IASB tentatively decided to withdraw the proposed requirement in the Exposure Draft for an entity to classify incremental expenses in the investing category.</li> </ul>
	Financing category	Financing category	Financing category
	A6. The financing category would include	B9. Some respondents expressed concerns about the proposed	Changes to the proposals
	(paragraph 49 of the Exposure Draft): <sup>3</sup>	classification of income and expenses from cash and cash	C10. The IASB tentatively decided not to proceed with the proposed addition to the definition of 'financing activities' in IAS 7.
	<ul><li>(a) income and expenses from cash and cash equivalents;</li></ul>	equivalents and other investments held as part of treasury activities.	C11. The IASB tentatively decided to require an entity to classify income and expenses from cash and cash equivalents in the investing category rather than the financing category.
	<ul> <li>(b) income and expenses on liabilities arising from financing activities; and</li> <li>(c) interest income and expenses on other liabilities, for example, the unwinding of discounts on pension liabilities and provisions.</li> </ul>		<ul> <li>C12. The IASB tentatively decided in relation to the classification in categories of statement of profit or loss to:</li> <li>(a) require an entity to classify in the financing category: <ul> <li>(i) for liabilities that arise from transactions that involve only the raising of finance—all income and expenses;</li> <li>(ii) from other liabilities—specified income and expenses (see C14);</li> </ul> </li> <li>(b) describe transactions that involve only the raising of finance as transactions that involve: <ul> <li>(i) the receipt by the entity of cash, a reduction in a financial liability or an entity's own equity;</li> <li>(ii) the return by the entity of cash or an entity's own equity;</li> <li>(c) require an entity, in relation to hybrid contracts with host liabilities and embedded derivatives, to classify: <ul> <li>(i) income and expenses relating to separated host liabilities in the same way as income and expenses on standalone derivatives; and</li> </ul> </li> </ul></li></ul>

<sup>&</sup>lt;sup>3</sup> Also see paragraphs B34–B37 of the Exposure Draft and BC33–BC47 of the Basis for Conclusions on the Exposure Draft.



Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
			<ul><li>(iii) income and expenses related to contracts that are not separ liabilities.</li></ul>
			C13. In addition, the IASB tentatively decided to develop disclosure requentire hybrid contract as at fair value through profit or loss and as a embedded derivative that is otherwise required to be separated by II disclosure requirements would be to give users of financial statement changes the classification of income and expenses. In a follow up disclosure requirements IFRS 7 and that further disclosure requirement 2023).
			C14. For liabilities that arise from transactions that do not involve only the by the IASB, the IASB tentatively decided to require an entity to clar or loss interest expense and the effect of changes in interest rates, we of IFRS Accounting Standards.
			C15. The IASB specified that the tentative decision in C14 does not appl involve only the raising of finance and that:
			<ul><li>(a) are hybrid contracts in the scope of IFRS 9 measured at amortise</li><li>(b) include an embedded derivative the economic characteristics and characteristics and risks of the host contract.</li></ul>
			C16. The IASB tentatively decided to require an entity to classify in the fincome and expenses arising after initial recognition from hybrid contrast that do not involve only the raising of finance and that are measured
	Derivatives and hedging instruments	Derivatives and hedging instruments and foreign exchange	Derivatives and hedging instruments
	A7. The IASB's proposals for the classification of gains or losses on derivatives and hedging instruments can be summarised as follows:	differences B10.Many respondents expressed concerns about the proposed classification of foreign exchange differences and of fair value gains and losses on derivatives and hedging instruments—they question whether the benefits of such classification would outweigh the costs.	<ul> <li>Confirmed proposals</li> <li>C17. The IASB tentatively confirmed that fair value gains or losses on findesignated or used for risk management but are not designated as here affected by the risk the entity manages, except when doing so would (a) grossing up of fair value gains or losses (derivatives designated (b) undue cost or effort (derivatives not designated as hedging instruction)</li> </ul>
			<ul><li>Changes to the proposals</li><li>C18. The IASB tentatively decided in cases where classifying fair value a loss affected by the risk the entity manages involves grossing up of</li></ul>

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parated in the same way as income and expenses on other

equirements for the situation in which an entity designates an s a result does not separate from the host financial liability an y IFRS 9 *Financial Instruments*. The objective of these ments information about when the use of the fair value option o discussion the IASB noted that there are sufficient rements are not required (see Agenda Paper 21E of March

the raising of finance, except some such liabilities specified classify in the financing category of the statement of profit , when such amounts are identified applying the requirements

pply to liabilities that arise from transactions that do not

ised cost; and

and risks of which are closely related to the economic

the financing category of the statement of profit or loss all contracts with host liabilities that arise from transactions red at amortised cost in their entirety.

financial instruments used for risk management that are hedging instruments should be classified in the category uld involve:

ed as hedging instruments); or

truments).

the gains or losses in the category of the statement of profit or of fair value gains or losses (derivatives designated as



Topic and ref	Summary of	proposals	3		Summary of feedback	Tentative decisions
	Used for         risk         management         Not used for rismanagement         Foreign exc         A8. The IASH         classify for         included         category         the incom	Hedging instruments Not designated in hedging relationships sk sk change di B proposes foreign exc in profit on of the state me and exp to the fore	Gains or lo Derivatives Classify in the cate the risk the entity m when it would invo gains or losses—the investing cr Apply the classification requirements for hedging instruments except if such classification would involve undue cost or effort—then classify in the investing category. Classify in the investing category. Classify in the investing category. Classify in the investing category. the course of a main business activity— then classify in the operating category.	Non- derivative financial instruments gory affected by nanages, except live grossing up en classify in the ategory. Apply requirements for classification in paragraphs 45–55 of the Exposure Draft. Not relevant for this paper		<ul> <li>hedging instruments) or undue cost or effort (derivatives not designated as hedging instruments) an entity would classify all fair value gains or losses in the operating category.</li> <li>C19. The IASB tentatively decided to require an entity to classify fair value gains or losses on derivatives not used for risk management in the operating category, unless a derivative relates to financing activities and is not used in the course of the entity's main business activities. In such cases, an entity classifies all fair value gains or losses on the derivative in the financing category.</li> <li>Foreign exchange differences</li> <li>Confirmed proposals</li> <li>C20. The IASB tentatively confirmed to require an entity to classify foreign exchange differences included in the statement of profit or loss in the same category of the statement of profit or loss in the same category of the statement of profit or loss as the income and expenses from the items that gave rise to the foreign exchange differences, except when doing so would involve undue cost or effort.</li> <li>Changes to the proposals</li> <li>C21. The IASB tentatively decided in cases that involve undue cost or effort in classifying the items, an entity would classify the foreign exchange differences on the item in the operating category.</li> <li>C22. The IASB tentatively decided to require an entity to use its judgement to determine in which category in the statement of profit or loss to classify foreign exchange difference on a liability that arises from a transaction that involves operating activities in addition to the raising finance (see C20).</li> </ul>
December 2020 AP21C Subtotals	Entities with activities	h specifie	d main busi	ness	Operating category	Main business activities Changes to the proposals
and categories – entities with particular main business activities March 2022 <u>AP21A Entities</u> with specified main business	A9. In addition Exposure requirement business operating expenses The Expo	e Draft prop ents for en activities to g category i from their osure Draft	eneral model, the posed specific tities with spector or ensure that the includes all income main business proposed that would include:	ified main ne ome and activities. the	<ul> <li>B11.Most respondents agreed with the proposals to require entities to classify in the operating category:</li> <li>(a) income and expenses from investments made in the course of an entity's main business activities; and</li> <li>(b) income and expenses from financing activities and income and expenses from cash and cash equivalents if the entity provides financing to customers as a main business activity.</li> <li>Main business activities</li> </ul>	<ul> <li>C23. The IASB tentatively decided to provide additional guidance by clarifying that:</li> <li>(a) the role of main business activities is limited to assessing whether an entity invests in the course of main business activities or provides financing to customers as a main business activity. The assessment is performed at the reporting-entity level. Any changes in the outcome of the assessment should be applied prospectively with disclosure of:</li> <li>(i) the fact that there has been a change;</li> <li>(ii) information about the effect of the change that would allow users to perform trend analysis on operating profit;</li> <li>(b) investing in the course of its main business activities or providing financing to customers as a main business activity is a matter of fact and not an assertion. An entity will need to use its judgement in assessing whether it invests in the course of</li> </ul>



Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
activities - generalissuesMay 2022AP21DInvestmentsaccounted forusing the equitymethodJuly 2022AP21A Entitieswith specifiedmain businessactivities-issuesspecific to theinvesting categoryAP21B Entitieswith specifiedmain businessactivities-financingcategorySeptember 2022AP21B Entitieswith specifiedmain businessactivities-financingcategorySeptember 2022AP21B Entitieswith specifiedmain businessactivities -Associates andjoint venturesMarch 2023AP21F Issuesrelated to theproposals forentities with	<ul> <li>(a) income and expenses from investments made in the course of an entity's main business activities (paragraph 48 of the Exposure Draft). For example, this proposal would apply to insurers and investment entities. An entity would assess on an asset-by-asset basis whether investments are made in the course of its main business activities;<sup>4</sup></li> <li>(b) some or all income and expenses from financing activities and income and expenses from cash and cash equivalents if the entity provides financing to customers as a main business activity (paragraph 51 of the Exposure Draft). For example, this proposal would apply to banks and entities that provide financing to customers purchasing their products. The choice of whether some or all such income and expenses is included in the operating category would be an accounting policy choice;<sup>5</sup></li> <li>(c) income and expenses from cash and cash equivalents if the entity, in the course of its main business activities, invests in financial assets that generate a return individually and largely independently of other resources held by the entity (paragraph 52(a) of the Exposure Draft);<sup>6</sup></li> </ul>	<ul> <li>B 12. However, many respondents said additional guidance would be needed to achieve consistent application and comparability, including guidance on the terms 'main business activities' and 'in the course of main business activities'.</li> <li>Accounting policy choice</li> <li>B 13. Many respondents disagreed with the proposed accounting policy choice for entities that provide financing to customers as a main business activity. Some respondents suggest that, to improve comparability between entities, the accounting policy choice should be restricted or replaced with a practical expedient.</li> </ul>	<ul> <li>its main business activities or provides financing to customers as on observable evidence to the extent available. Examples of obse</li> <li>(i) operating performance measures used in public communical</li> <li>(ii) information about segments, if an entity applies IFRS 8.</li> <li>(c) examples of important indicators of operating performance for enspecified subtotals similar to gross profit in paragraph B78 of the 'management performance measures' below).</li> <li>Investing category</li> <li>Changes to the proposals</li> <li>C24. The IASB tentatively decided: <ul> <li>(a) to require an entity that invests as a main business activity to class assets that would otherwise be classified in the investing category</li> <li>(b) to permit an entity to group assets with shared characteristics for made as a main business activity. The way an entity groups financial assets into classes for the purposes of with IFRS 7.</li> <li>(c) to add application guidance clarifying that income and expenses for customers are classified in the operating category. The IASB also</li> </ul> </li> <li>C25. The IASB tentatively decided: <ul> <li>(a) to confirm the proposed accounting policy choice for an entity that activity to classify in the operating category.</li> </ul> </li> </ul>

<sup>&</sup>lt;sup>4</sup> Also see paragraphs B27 of the Exposure Draft and BC58–BC61 of the Basis for Conclusions on the Exposure Draft.

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as a main business activity. The assessment should be based oservable evidence include:

cations; and

entities with specified main business activities are the ne Exposure Draft (also see specified subtotals in

assify in the operating category income and expenses from ory.

for the purpose of assessing whether those investments are nancial assets for this assessment should be consistent with of disclosures about financial instruments, in accordance

s from financial assets arising from providing financing to so decided to explore a related disclosure requirement.

ain business activities to classify in the investing category for using the equity method.

that provides financing to customers as a main business nd expenses from liabilities that arise from transactions that *i*ding finance to customers.

d in C26(a) is not applied to specified income and expenses

<sup>&</sup>lt;sup>5</sup> Also see paragraphs B28–B29 of the Exposure Draft and BC62–BC69 of the Basis for Conclusions on the Exposure Draft.

<sup>&</sup>lt;sup>6</sup> Also see paragraphs B30 of the Exposure Draft and BC70–BC72 of the Basis for Conclusions on the Exposure Draft.



Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
specified main	(d) income and expenses on liabilities		Cash and cash equivalents
business activities	arising from issued investment		Confirmed proposals
	contracts with participation features		C27. The IASB tentatively decided:
	recognised applying IFRS 9 (paragraph		
	52(b) of the Exposure Draft); <sup>7</sup> and		(a) to confirm the proposed requirement for an entity that invests in fi
	(e) insurance finance income and expenses		income and expenses from cash and cash equivalents in the operat
	included in profit or loss (paragraph		other specified main business activity; and
	52(c) of the Exposure Draft). <sup>8</sup>		(b) to confirm the accounting policy choice for the classification of in
			equivalents proposed for entities that provide financing to custome
December 2020	Associates and joint ventures	Associates and joint ventures accounted for using the	Associates and joint ventures accounted for using the equity me
AP21D Subtotals	accounted for using the equity method	equity method	Confirmed proposals
and categories -	A10. The Exposure Draft proposed to require an	B14.Respondents expressed diverse opinions across various aspects of	C28. The IASB tentatively confirmed to require an entity to classify incom
Integral and non-	entity to classify its equity-accounted	the proposals in the Exposure Draft. Many respondents did not	joint ventures outside the operating category. The IASB decided to ad
integral associates	associates and joint ventures as either	express an overall view, commenting instead on specific aspects of	should reconfirm this decision (see Agenda Paper 21A of this meeting
and joint ventures	integral or non-integral to the entity's main	the proposals. However, of those that expressed an overall view,	Changes to the prepagale
October 2021	business activities, and proposed	more disagreed with the proposals than agreed.	Changes to the proposals
AP21A Associates	definitions of integral and non-integral	B15.Most respondents highlighted concerns with the proposals. These	C29. The IASB tentatively decided:
and joint ventures	associates and joint ventures. The Exposure	respondents included respondents that agreed with the proposals,	(a) not to proceed with the proposal to require an entity to present the
December 2021	Draft also proposed to require an entity to	respondents that disagreed and respondents that did not express an	expenses from integral associates and joint ventures'; and
AP21B Income	provide information about integral	overall view. Their concerns relate to:	(b) not to proceed with the proposal to require an entity to identify and
and expenses	associates and joint ventures separately from that for non-integral associates and	(a) the proposal to identify separately integral associates and joint	and joint ventures separately from income and expenses from non
classified in the	joint ventures. The Exposure Draft	ventures;	
investing category	proposed that an entity would be required	(b) the proposed definition of integral and non-integral associates	C30. The IASB also tentatively decided to require an entity to include incomposite tentation of the statement of profit or loss:
January 2023	to:	and joint ventures; and	
AP21A Targeted			(a) after operating profit and before the subtotal profit before financin
outreach feedback	(a) classify, in the 'integral associates and	(c) the separate presentation of amounts relating to these	(b) in the investing category (see 'Investing category' above); and
and next steps	joint ventures' category of the statement of profit or loss, income and	investments in the primary financial statements.	(c) not to specify that such income and expenses should be presented
	expenses from integral associates and	B16.Overall, there is not much support among stakeholders for the	
	joint ventures, and present a subtotal	proposals. Both preparers and users generally disagreed with the	
	for 'operating profit or loss and income	proposals. However, most users agreed with one aspect of the	
	and expenses from integral associates	proposal, the exclusion from operating profit of the share of profit	
		or loss from equity-accounted associates and joint ventures.	
1			

 $^{\rm 7}$  Also see paragraphs BC74–BC76 of the Basis for Conclusions on the Exposure Draft.

<sup>8</sup> Also see paragraphs BC73 of the Basis for Conclusions on the Exposure Draft.

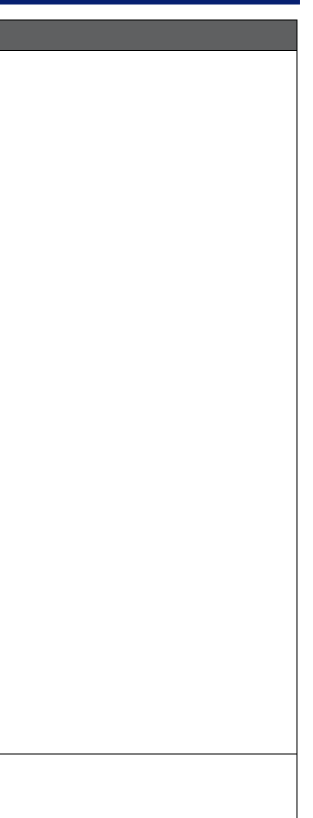
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financial assets as a main business activity to classify erating category, regardless of whether the entity has any f income and expenses arising from cash and cash omers as a main business activity. method ome and expenses from equity-accounted associates and add to the redeliberations plan considering whether it ing). the subtotal 'operating profit or loss and income and and present income and expenses from integral associates on-integral associates and joint ventures. come and expenses from equity-accounted associates and cing and income taxes; ed immediately after operating profit.



Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
	and joint ventures' (paragraphs 53 and	B17.Feedback from fieldwork identified many practical difficulties with	
	60(b) of the Exposure Draft);	the proposed requirements.	
	(b) present, in each of the categories of the		
	statement of comprehensive income,		
	the share of other comprehensive		
	income of integral associates and joint		
	ventures separately from non-integral		
	associates and joint ventures (paragraph		
	75(a) of the Exposure Draft);		
	(c) present, in the statement of financial		
	position, investments in integral		
	associates and joint ventures separately		
	from investments in non-integral		
	associates and joint ventures		
	(paragraphs 82(g)-82(h) of the		
	Exposure Draft); and		
	(d) disclose, in the notes, information		
	required by paragraph 20 of IFRS 12		
	for integral associates and joint		
	ventures separately from non-integral		
	associates and joint ventures (proposed		
	new paragraph 20E of IFRS 12).		
	A11. The proposed new paragraphs 20A–20E of		
	IFRS 12 and 38A of IAS 7, the proposed		
	requirements are set out in paragraphs		
	60(b), 53, 75(a), 82(g)–82(h) of the		
	Exposure Draft and paragraphs BC77-		
	BC89 and BC205–BC213 of the Basis for		
	Conclusions on the Exposure Draft		
	describe the IASB's reasons for these		
	proposals and discuss approaches that were		
	considered but rejected by the IASB.		
September 2022	Investments in subsidiaries, associates	Investments in subsidiaries, associates and joint ventures	Investments in subsidiaries, associates and joint ventures
<u>AP21C</u>	and joint ventures	····· , ····· , ····· , ····· , ·····	Changes to the proposals
Investments in			Changes to the proposals





Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
subsidiaries, associates and joint ventures	<ul> <li>A12. The Exposure Draft proposed that:</li> <li>(a) income and expenses from associates and joint ventures not accounted for using the equity method, be classified:</li> <li>(i) in the investing category when they are not investments in the course of an entity's main business activities;</li> <li>(ii) in the operating category when they are investments in the course of an entity's main business activities; and</li> <li>(b) income and expenses from associates and joint ventures accounted for using the equity method be classified outside of the operating category (paragraphs 47, 48, 53, B27, B32 and B38 of the Exposure Draft).</li> <li>A13. Paragraph 6 of the Exposure Draft states the [draft] Accounting Standard applies equally to all entities, including those that present consolidated financial statements in accordance with IFRS 10 and those that present separate financial statements in accordance with IAS 27. This requirement was carried forward from IAS 1 without amendment.</li> </ul>	<ul> <li>B18.A few respondents and fieldwork participants asked the IASB to clarify:</li> <li>(a) the scope of associates and joint ventures not accounted for using the equity method;</li> <li>(b) how an entity should classify income and expenses from investments in subsidiaries, associates and joint ventures in its separate financial statements; and</li> <li>(c) how an entity should classify income and expenses from investments in subsidiaries, associates and joint ventures in consolidated and separate financial statements when the measurement basis used in the consolidated and separate financial statements and separate financial statements differs.</li> </ul>	<ul> <li>C31. The IASB tentatively decided:</li> <li>(a) to clarify that income and expenses from associates and joint ventures accounter income and expenses from associates and joint ventures accounter (i) at cost (paragraph 10(a) of IAS 27 <i>Separate Financial States</i> (ii) in accordance with IFRS 9 (paragraph 10(b) of IAS 27); and (iii) at fair value through profit or loss in accordance with IFRS 9 <i>Ventures</i>).</li> <li>(b) to require income and expenses from investments in subsidiaries in classified: <ul> <li>(i) in the investing category if investing in subsidiaries is not a</li> <li>(ii) in the operating category if investing in subsidiaries is not a</li> <li>(ii) in the operating category if investing in subsidiaries not accounte expenses from all subsidiaries that are accounted for: <ul> <li>(i) at cost (paragraph 10(a) of IAS 27);</li> <li>(ii) in accordance with IFRS 9 (paragraph 10(b) of IAS 27); and</li> <li>(iii) at fair value through profit or loss in accordance with IFRS 9 <i>Statements</i>).</li> </ul> </li> <li>(d) to require that an entity classifies income and expenses from subsidiaries, associates and subsidiaries, associates and joint ventures is a main business activ investments to determine the measurement basis (paragraph 10 of paragraph 10</li></ul></li></ul>

entures not accounted for using the equity method includes ated for:
ttements);
nd
S 9 (paragraph 18 of IAS 28 Investments and Joint
es not accounted for using the equity method to be
a main business activity; and
nain business activity.
inted for using the equity method includes income and
nd
S 9 (paragraph 31 of IFRS 10 Consolidated Financial
bsidiaries accounted for using the equity method in the
and joint ventures to assess whether investing in
tivity should be consistent with how the entity categorises
of IAS 27).



Topic and ref

December 2020

Disaggregation -

general proposals

and minimum line

**AP21A Principles** 

disaggregation

and roles of the

primary financial

statements and

September 2021

**AP21D Principles** 

of aggregation and

disaggregation

application in the

primary financial statements and

February 2022

AP21A Principles for presentation

and required line

items in primary

financial

statements

January 2023

AP21B: General

and their

the notes

the notes

of aggregation and

AP21E

items

April 2021

#### Summary of proposals

Principles of aggregation and disaggregation

A14. The Exposure Draft also proposed principles and general requirements on the aggregation and disaggregation of information-the principles would be applicable to both presentation in the primary financial statements and disclosures in the notes. The principles would require an entity to classify identified assets, liabilities, equity, income and expenses into groups based on shared characteristics and to separate those items based on further characteristics. The Exposure Draft also proposed to require an entity to use meaningful labels for the group of immaterial items that are not similar and to consider whether it is appropriate to use non-descriptive labels such as 'other'

#### Summary of feedback

#### Principles of aggregation and disaggregation

B19.Most respondents commented on the principles of aggregation and disaggregation and the proposals relating to disaggregation and labelling of items described as 'other'. Of these many agreed with the proposals but some disagreed, mostly expressing disagreement with proposals relating to items labelled as 'other'. Many did not express agreement or disagreement and instead commented on the need for additional guidance or clarifications, particularly on the proposal relating to items labelled as 'other'.

### Tentative decisions

#### Principles of aggregation and disaggregation

Changes to the proposals

- C32. The IASB tentatively decided in relation to the principles of aggreg
- (a) state the purpose of disaggregation more clearly—items shall b is material.
- (b) strengthen the application of that principle by emphasising that items would be sufficient to require an entity to disaggregate in material.
- (c) explore developing guidance for entities on how to use character (see C36 and C37).
- C33. The IASB tentatively decided to set out the relationship between the principles of aggregation and disaggregation, subject to considering
- C34. The IASB tentatively decided to require an entity to explain how a primary financial statements.
- C35. The IASB tentatively decided to include application guidance summ
  - (a) if shared, might form the basis for aggregating items that comparison information provided in the financial statements.
  - (b) if not shared, might form the basis for disaggregating a single c information.

#### Aggregation and disaggregation in the primary financial state

- C36. The IASB tentatively decided to provide application guidance that s (that is, the more dissimilar characteristics the items have in addition class) the more likely it would be that disaggregation based on some material information.
- C37. The IASB tentatively decided to add an exemption to the general re result, an entity would be exempt from disclosing:
  - (a) in relation to function line items in the statement of profit or lo (beyond those specifically required); and
  - (b) in relation to nature expenses that are required to be disclosed each function line item in the statement of profit or loss.

# Staff paper

gation and disaggregation to:
be disaggregated if the resulting disaggregated information
a single dissimilar (non-shared) characteristic between aformation about those items if that information were
eristics to identify when to aggregate or disaggregate items
ne general presentation and disclosure requirements and the g whether 'class' is the best term to use in all situations.
disclosed class of items is included in line items in the
marising characteristics that:
rise a class that enhances the understandability of
class of items into separate classes that provide material
ements and the notes
states that, in general, the more diverse the items in a class on to the shared characteristics that form the basis for the ne of those dissimilar characteristics would result in
equirement to disaggregate material information. As a
loss, the amounts of nature of expenses included therein
d by an IFRS Accounting Standard, the amounts included in



Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
disaggregation			C38. The IASB tentatively decided to provide application guidance that s
requirements-			(that is, the more dissimilar characteristics the items have in addition
relationship with			class) the more likely it would be that disaggregation based on some
specific			understandable overview.
presentation and			C39. The IASB tentatively decided:
<u>disclosure</u>			
requirements			(a) to clarify that an entity is required to:
AP21C: General			(i) describe disaggregated amounts in a clear and understandab
requirement to			statements; and
disaggregate			(ii) be transparent about the meaning of the terms it has used ar
material			(b) to add a requirement that any line items an entity presents in its s
information—			(b) to add a requirement that any line terms an entry presents in its s financial position are recognised and measured in accordance with
implications of the			
IASB's tentative			(c) not to prohibit an entity from disaggregating income and expense
decisions on			not recognised or measured in accordance with IFRS Accounting
specific disclosure			(d) to extend the proposals in the Exposure Draft relating to the label
requirements			unable to find a more informative label. If an entity is unable to f
AP21D: General			(i) for an aggregation of varied material items—the IASB wou
disaggregation requirements—			about the type of item the 'other' amount is, for example, 'o
further issues			(ii) for an aggregation of varied immaterial items—the IASB w
			amount is large enough that users of financial statements m
March 2023			about that amount is material and accordingly would be pro-
AP21A: Disclosure			
of operating			(e) to include as examples of material information about the amount
expenses by nature			(i) an explanation that no material items are included in the ar
in the notes			(ii) an explanation that the amount consists of several unrelated
			amount of the largest item.
	Deles of the mimory firms size	Deleg of the primery financial statements and the metal	Delag of the primery financial statements and the part of
	Roles of the primary financial	Roles of the primary financial statements and the notes	Roles of the primary financial statements and the notes
	statements and the notes	B20.Many respondents commented on the roles of primary financial	Confirmed proposals
	A15. The Exposure Draft proposed to describe	statements and notes. Of these, most agreed with the proposals and	C40. The IASB tentatively confirmed that in relation to the roles of prima
	the roles of the primary financial	a few disagreed.	IAS 1 in the new IFRS Accounting Standard.
	statements and the notes.		Changes to the proposals

## Agenda reference: 21

t states that, in general, the more diverse the items in a class ion to the shared characteristics that form the basis for the me of those dissimilar characteristics would result in a more

dable way that would not mislead users of financial

- and the methods it has applied to the disaggregation.
- s statement(s) of financial performance and statement of with IFRS Accounting Standards.
- nses in the notes to the financial statements into components ing Standards.
- bel 'other' to require an entity to use this label only if it is to find a more informative label:
- vould require it to use a label that is as precise as possible , 'other operating expenses' or 'other finance expenses'.
- B would require an entity to consider whether the aggregated might question what it includes. If so, further information provided by the entity.
- int described in (d)(ii):
- amount.
- ted immaterial items with an indication of the nature and

nary financial statements to not reinstate paragraph 29 of



Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
			C41. The IASB tentatively decided to include a reference to understandab statements.
	Minimum line items	Minimum line items	Specified line items
	<ul> <li>A16. The Exposure Draft proposed some additional minimum line items to be presented in the statement of profit or loss (expenses from financing activities and share of profit or loss from integral and non-integral associates and joint ventures) and in the statement of financial position (goodwill and integral and non-integral associates and joint ventures).</li> <li>A17. The proposed requirements, including those proposed to be carried over from IAS 1, are set out in paragraphs 20–21, 25–28, and B5–B15 of the Exposure Draft and paragraphs BC19–BC27 of the Basis for Conclusions on the Exposure Draft describe the IASB's reasons for these proposals.</li> </ul>	B21.Some respondents commented on the requirements for minimum line items. Of those, some agreed with the proposals and some disagreed. Most respondents that commented on the proposals said further guidance or clarification is needed.	<ul> <li>Confirmed proposals</li> <li>C42. The IASB tentatively decided: <ul> <li>(a) not to revisit the requirements for specified line items brought for</li> <li>(b) not to add a specific requirement to present impairments of non-</li> <li>(c) to proceed with the proposed requirement to present goodwill see</li> <li>(d) to proceed with the proposed requirement for required line items of profit or loss.</li> </ul> </li> <li>Changes to the proposals</li> <li>C43. The IASB tentatively decided: <ul> <li>(a) to revise the general principle for the presentation of line items in of the Exposure Draft by removing the term 'relevant' and instea an entity's income and expenses or assets, liabilities and equity;</li> <li>(b) to require all presentation requirements to apply only when the refinancial statement providing an understandable overview;</li> <li>(c) to add application guidance that indicates that in the operating calin paragraph 65 of the Exposure Draft would reduce how useful of the entity's income and expenses;</li> <li>(d) to remove the term 'minimum' from paragraph 42 of the Exposure</li> </ul> </li> </ul>
December 2020 <u>AP21F</u>	Analysis of operating expenses A18. The Exposure Draft proposed to continue	Analysis of operating expenses B22.Most respondents that commented on the proposals relating to the	Analysis of operating expenses Confirmed proposals
<u>Disaggregation –</u> analysis of operating expenses October 2021	to require entities to present in the statement of profit or loss an analysis of operating expenses using either the nature of expense method or the function of expense method.	<ul> <li>presentation of operating expenses in the proposal reading to the presentation of operating expenses in the statement of profit or loss. The respondents had mixed views.</li> <li>Method that provides the most useful information</li> <li>B23.Many respondents (mainly accountancy bodies and standard-setters) agreed and some (mainly preparers and their representative</li> </ul>	<ul><li>C44. The IASB tentatively decided:</li><li>(a) to require operating expenses to be presented in the statement of nature or function; and</li><li>(b) to include application guidance on deciding which method of preinformation, including the factors set out in paragraph B45 of the</li></ul>

## Agenda reference: 21

ability in the description of the role of the primary financial

forward from IAS 1;

n-financial assets;

separately from intangible assets; and

ms to be presented in each affected category in the statement

s in the primary financial statements set out in paragraph 42 tead including a reference to an understandable overview of y;

e resulting presentation does not detract from the primary

category it is unlikely that the presentation of items set out ul the statement is in providing an understandable overview

sure Draft; and

nancing category in the statement of profit or loss.

of profit or loss using a classification based either on their

presenting operating expenses provides the most useful the Exposure Draft.



Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
AP21B Analysis of operatingoperatingexpenses - presentation in the statement of profitor lossAP21C Analysis of operatingexpenses - disclosure in the notesApril 2022AP21A Analysis of operatingexpenses by nature in the notesJuly 2022AP21C Disclosure of operatingexpenses by nature in the notesJuly 2022AP21C Disclosure of operatingexpenses by nature in the notesSeptember 2022AP21F Presentation of	Method that provides the most useful information and prohibition on mixing the methods         A19. The Exposure Draft proposed the method presented should be the one that provides the most useful information to users of financial statements and that entities should not present line items mixing the two methods, with the exceptions of line items that are required line items. In addition, the Exposure Draft proposed to describe the factors to consider when deciding which method of operating expense analysis should be used.	<ul> <li>bodies) disagreed with the proposal to require an entity to select the method of analysis of operating expenses that is most useful:</li> <li>(a) some of those who agreed said that the factors included in the application guidance were helpful, including how management reports internally and industry practice.</li> <li>(b) some of those who disagreed said that entities already consider which method is most useful, so the proposals would require entities to incur additional costs for no reason, and the proposed guidance effectively gives an entity a free choice.</li> <li>Prohibition on mixing the methods</li> <li>B24. Many respondents (mainly users, accountancy bodies and standard-setters) agreed and many (mainly preparers and their representative bodies along with a few users) disagreed with the proposal to prohibit an entity from mixing the methods of analysis of expenses;</li> <li>(a) some of those who agreed said that the mixed presentation has emerged over time and the proposals are a good way to reset the boundaries of what is acceptable, and the proposals are not expected to have significant impact on entities, which are not mixing the two methods currently.</li> <li>(b) some of those who disagreed said that in some instances, the mixed method provides the most useful information, and the proposals will not enhance comparability, especially with companies applying US GAAP.</li> </ul>	<ul> <li>Changes to the proposals</li> <li>C45. The IASB tentatively decided: <ul> <li>(a) to expand the explanation in the description of the function of explicit method involves allocating and aggregating operating expenses a resource relates.</li> <li>(b) to provide application guidance to clarify the role of primary final principles in applying the function of expense method.</li> <li>(c) to require an entity to include in cost of sales the carrying amoun period when presenting cost of sales.</li> <li>(d) to require an entity that presents functional line items to disclose on their nature) are included in each functional line item.</li> <li>(e) to withdraw the proposed prohibition on a mixed presentation of <ul> <li>(i) require an entity, when considering which method to use, to</li> <li>(ii) provide examples of when a mixed presentation might prov</li> </ul> </li> <li>(f) to provide application guidance to clarify: <ul> <li>(i) the requirement for consistent presentation of operating explicit on the presentation is</li> </ul> </li> </ul></li></ul>
operating expenses March 2023 <u>AP21A: Disclosure</u> of operating expenses by nature in the notes	<ul> <li>Total operating expenses by nature in a single note</li> <li>A20. An entity that presents an analysis of operating expenses using the function of expense method in the statement of profit or loss would also be required to disclose in a single note an analysis of its total operating expenses using the nature of expense method.</li> <li>A21. The proposed requirements are set out in paragraphs 68, 72 and B45–B48 of the</li> </ul>	<ul> <li>Total operating expenses by nature in a single note</li> <li>B25.Many respondents (mainly users, standard-setters and accountancy bodies) agreed and many (mainly preparers and their representative bodies) disagreed with the proposal to require an entity to disclose an analysis of expenses by nature in the notes if they present analysis of expenses by function;</li> <li>(a) some of those who agreed said that the analysis: will provide comprehensive information and help users make forecasts, will help reconcile the statement of cash flows with the</li> </ul>	<ul> <li>Total operating expenses by nature in a single note</li> <li>Confirmed proposals</li> <li>C46. The IASB tentatively decided not to explore providing an undue cost expenses by nature when an entity presents in the statement of profit</li> <li>C47. The IASB confirmed the proposal in the Exposure Draft to require ar disclosure requirement for operating expenses by nature given in a si</li> <li>Disclosures of operating expenses by nature in the notes</li> <li>Changes to the proposals</li> </ul>

# Agenda reference: 21

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xpense method to clarify how the function of expense according to the activity to which the consumed economic
ancial statements and the aggregation and disaggregation
nt of inventories recognised as an expense during the
e a narrative description of what types of expenses (based
f operating expenses, and:
to consider the role of primary financial statements; and
vide the most useful information.
penses from one reporting period to the next; and
s used.
st relief for the disclosure of information about operating
t or loss an analysis of expenses by function.
an entity to provide the information in the specific single note.



Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
	Exposure Draft and paragraphs BC109– BC114 of the Basis for Conclusions on the Exposure Draft describe the IASB's reasons for the proposals.	<ul> <li>income statement, and will enhance comparability, because it is less judgmental than analysis by functions.</li> <li>(b) some of those who disagreed with the proposals said that both methods are equally relevant, but the proposals seem to favour by-nature analysis, and the costs of providing the analysis by nature will be higher than the benefits, including some entities that may not be able to provide the analysis with their existing systems.</li> <li>B26.Feedback from fieldwork identified practical difficulties with the proposed requirements.</li> </ul>	<ul> <li>C48. The IASB tentatively decided to require an entity to disclose the amounimpairment and write-downs of inventory included in each function line</li> <li>C49. The IASB tentatively decided: <ul> <li>(a) to provide application guidance clarifying that the amounts require amounts.</li> <li>(b) to require an entity to provide a qualitative explanation if part of the amount of assets. The explanation would include identifying in whether the amount of assets.</li> </ul> </li> </ul>
December 2020	Definition of unusual items and	Definition of unusual items	Definition and disclosure of unusual income and expenses
Disaggregationunusual incomeand expensesDecember 2021AP21A Unusualincome andexpensesMay 2022AP21B Unusualincome andexpenses (incomeand expenses withlimited recurrence)AP21C Incomeand expenses withlimited recurrence	<ul> <li>A22. The Exposure Draft proposed introducing a definition of 'unusual income and expenses'; and proposed requiring all entities to disclose unusual income and expenses in a single note. The Exposure Draft also proposed application guidance to help an entity to identify its unusual income and expenses.</li> <li>A23. The proposed requirements are set out in paragraphs 100–102, B67–B75 of the Exposure Draft and paragraphs BC122–BC144 of the Basis for Conclusions on the Exposure Draft describe the IASB's reasons for the proposals and discuss approaches that were considered but rejected by the IASB.</li> </ul>	<ul> <li>B27. The key messages from the feedback on the proposals relating to unusual items are:</li> <li>(a) most respondents who commented on this question, including almost all users of financial statements, agreed with the IASB defining unusual items. Users explained that they wish to identify recurring or normalised earnings but have to rely on voluntary disclosures by an entity to do so. Defining unusual items and requiring their disclosure would provide consistent input for users' analysis. Other respondents also indicated they expected defining unusual items would provide useful information. A few respondents specifically supported the discipline that they expected a definition would provide, thus reducing opportunistic classification of items as unusual; and</li> <li>(b) however, most of these respondents, including some users, did not agree with the IASB's definition of unusual items. They said important aspects of the definition were unclear and suggested various clarifications and changes. Those</li> </ul>	C50. The IASB tentatively decided that it will not proceed with any specific of this project.
disclosure July 2022 <u>AP21E Unusual</u> income and expenses September 2022		suggestions did not lead to a clear consensus on what an alternative definition should be. <b>Disclosures</b> B28.Respondents were split evenly on whether or not they supported the proposed disclosure in a single note; some preferred presentation in the statement of profit or loss because it would	

amounts of depreciation, amortisation, employee benefits, ion line item in the statement of profit or loss.
equired to be disclosed in C48 are not required to be expense
t of the amount disclosed has been included in the carrying in which assets the amounts have been included.
pecific requirements for unusual income and expenses as part



Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
AP21A Unusual income and expenses		provide a clear 'normalised' profit amount, but others thought that would add clutter to the statement and give too great an incentive for opportunistic labelling of items as unusual; some agreed with disclosure in a single note because it allows easy access to the information and helps in tracking what items are classified as unusual over time. Others said it would be more helpful to include the information in the notes for the specific items of income and expenses in question, for example the notes for IAS 37 provisions or IAS 36 impairments. They also said that the requirement for a single note could lead to duplication of information required by other IFRS Accounting Standards or regulations to be given elsewhere, for example in other notes or in the management commentary.	
December 2020 <u>AP21H</u> <u>Management</u> <u>performance</u> <u>measures</u> March 2021 <u>AP21B Scope of</u> <u>management</u> <u>performance</u> <u>measures –</u> <u>subtotals of</u> <u>income and</u> <u>expenses</u> June 2021 <u>AP21A Scope of</u> <u>management</u>	<ul> <li>Including management performance measures in the financial statements</li> <li>A24. The Exposure Draft proposed that an entity disclose 'management performance measures' in a single note to the financial statements.</li> <li>(a) Totals or subtotals specified by IFRS Accounting Standards were specifically stated not to be management performance measures and include:</li> <li>(b) totals or subtotals required by the Exposure Draft;</li> <li>(c) gross profit or loss (revenue less cost of sales) and similar subtotals;</li> <li>(d) operating profit or loss before</li> </ul>	<ul> <li>Including management performance measures in the financial statements</li> <li>B29.Many respondents, including almost all users, agreed with the IASB's proposals to require the disclosure of management performance measures in the notes to the financial statements. These respondents said that including these measures in the financial statements would provide useful information and that the proposed disclosure requirements would bring needed discipline and transparency.</li> <li>B30.Some respondents disagreed with including management performance measures in the financial statements stating the following reasons: <ul> <li>(a) in their view non-GAAP measures are either outside the scope of financial statements or do not achieve the objective of financial statements in IAS 1 or in the Exposure Draft;</li> <li>(b) including management performance measures in the financial</li> </ul> </li> </ul>	<ul> <li>Including management performance measures in the financial statement proposals</li> <li>C51. The IASB tentatively confirmed to require an entity to include inform financial statements.</li> <li>Scope of management performance measures</li> <li>Confirmed proposals</li> <li>C52. The IASB tentatively confirmed not to further explore expanding the <ul> <li>(a) measures based on line items presented in the statements of financial</li> <li>(b) measures based on the statement of cash flows; and</li> <li>(c) measures based on the statement of financial position; and ratios.</li> </ul> </li> <li>Changes to the proposals</li> <li>C53. The IASB tentatively decided to include in the scope of its requirement numerator or denominator of a ratio, if that numerator or denominator measure.</li> </ul>
performance measures September 2021 <u>AP21A</u> <u>Management</u> performance	<ul> <li>depreciation and amortisation;</li> <li>(e) profit or loss from continuing operations; and</li> <li>(f) profit or loss before income tax.</li> <li>A25. When disclosing management performance measures the Exposure Draft proposed an</li> </ul>	<ul><li>(c) increasing management performance measures in the manetal statements would increase the costs of preparing financial statements; or</li><li>(c) it may be challenging to audit such measures.</li></ul>	Specified subtotals Confirmed proposals C54. The IASB tentatively decided:

## Agenda reference: 21

# l statements ormation about management performance measures in the the scope of management performance measures to include: nancial performance; os. ments for management performance measures the ator meets the definition of a management performance



Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
measure and thescope of publiccommunicationsAP21BManagementperformancemeasures—otheraspects ofdefinitionOctober 2021AP21D Operatingprofit or lossbeforedepreciation andamortisationNovember 2021AP21AManagement	<ul> <li>entity would also be required to comply with the general requirements in IFRS Accounting Standards for information included in financial statements. For example, each management performance measure must faithfully represent an aspect of the financial performance of the entity and be described in a clear and understandable manner that does not mislead users.</li> <li>A26. However, the Exposure Draft did not propose additional restrictions on management performance measures, such as only allowing an entity's management to provide measures based on amounts recognised and measured in accordance with IFRS Accounting Standards.</li> </ul>	B31.A few respondents disagreed with including management performance measures in the financial statements because many of these measures are subjective.	<ul> <li>(a) to confirm the proposal that the specified subtotals listed in parag performance measures.</li> <li>(b) to confirm the examples of subtotals similar to gross profit listed in <i>Changes to the proposals</i></li> <li>C55. The IASB tentatively decided: <ul> <li>(a) to add 'operating profit or loss and income and expenses from invulist of specified subtotals in paragraph 104 of the Exposure Draft.</li> <li>(b) to specify in the application guidance that if a management performing is not presented in the statement of profit or loss, an entity is required presented in the statement(s) of financial performance. An entity relating to the specified subtotal.</li> </ul> </li> </ul>
performance measures- management's view of an aspect of performance AP21B Management performance measures and the scope of public communications AP21C Management performance measures-faithful representation January 2022	<ul> <li>Definition of management performance measures</li> <li>A27. The Exposure Draft defined management performance measures as subtotals of income and expenses that: <ul> <li>(a) are used in public communications outside financial statements;</li> <li>(b) complement totals or subtotals specified by IFRS Accounting Standards; and</li> <li>(c) communicate to users of financial statements management's view of an aspect of an entity's financial performance.</li> </ul> </li> </ul>	<ul> <li>Definition of management performance measures</li> <li>B32. However, most respondents, including users, that agreed with requiring management performance measures in the financial statements, raised concerns about the definition of management performance measures. The two most significant concerns of respondents were: <ul> <li>(a) requiring disclosure of all management performance measures used in 'public communications' is too wide in scope. Most respondents that raised this concern requested additional guidance or suggested a narrower definition of public communications.</li> <li>(b) management performance measures do not include measures that would, in their view, equally benefit from being disclosed in the financial statements. Most respondents that raised this concern suggested revising the definition to include other measures such as those based on items presented in the statement of financial position or the statement of cash flows.</li> </ul> </li> </ul>	<ul> <li>Definition of management performance measures</li> <li>Confirmed proposals</li> <li>C56. The IASB tentatively confirmed to retain: <ul> <li>(a) 'providing management's view of an aspect of an entity's financial performance measures; and</li> <li>(b) 'communicate to users of financial statements management's view definition of management performance measures.</li> </ul> </li> <li>C57. The IASB tentatively confirmed the proposal that if an entity changes measures, introduces a new management performance measure or remeasure from its financial statements, it would be required: <ul> <li>(a) to disclose sufficient explanation for users to understand the char</li> <li>(b) to disclose the reasons for the change, addition or removal.</li> </ul> </li> <li>C58. The IASB tentatively confirmed the proposal to amend IAS 34 Interimanagement performance measures set out in paragraph 106 of the Employee the performance measures in the performance measures are set out in paragraph 106 of the Employee the performance measures are set out in paragraph 106 of the Employee the performance measures are set out in paragraph 106 of the Employee the performance measures are set out in paragraph 106 of the Employee the performance measures are set out in paragraph 106 of the Employee the performance measures are set out in paragraph 106 of the Employee the performance measures are set out in paragraph 106 of the Employee the performance measures are set out in paragraph 106 of the Employee the performance measures are set out in paragraph 106 of the Employee the performance measures are set out in paragraph 106 of the Employee the performance measures are set out in paragraph 106 of the Employee the performance measures are set out in paragraph 106 of the Employee the performance measures are set out in paragraph 106 of the Employee the performance measures are set out in paragraph 106 of the Employee the performance measures are set out in paragraph 106 of the Employee the performance measures are set out in paragraph 106 of t</li></ul>

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ragraph 104 of the Exposure Draft are not management ed in paragraph B78 of the Exposure Draft. investments accounted for using the equity method' to the aft. rformance measure is reconciled to a specified subtotal that equired to reconcile that specified subtotal to a subtotal ity would not be required to disclose any other information ncial performance' as the objective of management view of an aspect of an entity's financial performance' in the iges the calculation of its management performance removes a previously disclosed management performance change, addition or removal and its effects; and terim Financial Reporting to require the disclosure of the Exposure Draft in interim financial reports.



Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
<u>AP21A</u>		Many of these respondents said that in their opinion the full	Changes to the proposals
<u>Management</u>		benefits of the proposals would not be realised without	C59. The IASB tentatively decided to amend the definition of management
performance		including these additional measures. However, some	(a) to remove the reference to complementing totals or subtotals spe
measures-		respondents, including some users, said the proposals had	
Disclosures-		significant benefits, even if they did not include additional	(b) to state that totals and subtotals specified by IFRS Accounting St
Usefulness and reconciliations		measures.	C60. The IASB tentatively decided to establish a rebuttable presumption t
			communications outside financial statements represents managemen
<u>AP21B</u>			performance. In addition, the IASB tentatively decided to provide hi
Management performance			the entity has reasonable and supportable information to support the
measures-			reasonable and supportable information for rebutting the presumptio
Disclosure of tax			subtotal in a way that is consistent with the assertion that the subtota
and NCI			also tentatively decided to include some examples of when this could
			C61. The IASB tentatively decided to narrow the scope of public commun
March 0000			definition of management performance measures, by excluding oral
March 2022			C62. The IASB also tentatively decided to add application guidance, but r
AP21B			representation.
Management			C63. The IASB tentatively decided to amend the paragraph 108(c) of the
performance			comparative information when the entity changes a management per
measures-location and cross-			impracticable to do so. The IASB also tentatively decided to add a re
referencing			information about a new or changed management performance meas
reference			disclose that fact.
May 2022			C64. The IASB tentatively decided to clarify that the choice of a manager
-			calculated is not an accounting policy as defined in IAS 8 Accounting
AP21A Management			
performance			C65. The IASB tentatively decided to expand the proposed amendment to changes in an entity's management performance measures in the list
measures -			34.
disclosure of tax			JT.
and NCI	Disclosure requirements	Disclosure requirements	Disclosure requirements—usefulness and reconciliations
June 2022	A28. The Exposure Draft proposed that an entity	B33.Most respondents agreed with the majority of the IASB's proposed	Confirmed proposals
AP21A Use of	would be required to disclose specific	disclosure requirements. Many respondents, including all users,	C66. The IASB tentatively confirmed:
columns to present	information about management	said the requirement to reconcile management performance	
management	performance measures, including:	measures to the most directly comparable subtotal specified in	(a) to require an entity to disclose why a management performance in
performance		IFRS Accounting Standards would increase the transparency and	performance, subject to some drafting considerations relating to
measures and		usefulness of information about these measures. Some respondents,	(i) how the management performance measure is calculated; a
		particularly users, said the disclosure requirements that would	

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nent performance measures:

pecified by IFRS Accounting Standards; and

Standards are not management performance measures.

on that a subtotal of income and expense included in public nent's view of an aspect of the entity's financial

high-level application guidance on how to assess whether he rebuttal. The application guidance will explain that tion would include management communicating or using a otal does not communicate management's view. The IASB puld be the case.

nunications considered for the purposes of applying the ral communications, transcripts and social media posts.

ut remove the specific requirement about faithful

he Exposure Draft to say that an entity need not provide performance measure or introduces a new one, if it is a requirement that if an entity does not provide comparative easure because it is impracticable to do so the entity shall

gement performance measure, including how the measure is *ting Policies, Changes in Accounting Estimates and Errors.* 

t to IAS 34 to include the requirements that apply to ist of 'other disclosures' required by paragraph 16A of IAS

ce measure communicates management's view of to the terms 'why' and 'how', including an explanation of: d; and



Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
general	(a) a description of why the management	apply when a management performance measure is changed or	(ii) how the measure provides useful information about the entit
requirements for	performance measure communicates	removed would be particularly useful.	(b) to require an entity to disclose a reconciliation between a manage
additional line items	management's view of performance;	B34. However, there was mixed feedback on the IASB's proposal to	comparable subtotal or total specified in IFRS Accounting Standa
and subtotals	(b) a reconciliation to the most directly	require the disclosure of the tax and non-controlling interest effects	
September 2022	comparable total or subtotal specified	of reconciling items between the management performance	Changes to the proposals
AP21E Specified	by IFRS Accounting Standards;	measure and the most directly comparable subtotals specified in	C67. The IASB tentatively decided:
subtotals	(c) the income tax effect and the effect on	IFRS Accounting Standards. While many users agreed with the	(a) to provide additional application guidance to support the proposed
	non-controlling interests for each item	disclosure requirements, some other respondents said that it would	clarify that, where doing so would be necessary for a user of finar
January 2023	disclosed in the reconciliation; and	be costly to obtain the information, a more onerous disclosure	performance measure communicates management's view of performance
AP21A: Targeted	(d) how the entity determined the income	requirement than the disclosures required for items in the statement	C66(a)(ii) would refer to the individual reconciling items.
outreach feedback	tax effect for each item disclosed in the	of profit and loss, or contrary to management performance	(b) to require an entity to disclose, for each reconciling item, the amo
and next steps	reconciliation.	measures communicating a management view to require the	financial performance.
		information. It would be contrary to communicating a management view because information about tax and non-controlling interest	Disclosure of tax and Non-Controlling Interest
March 2023	A29. If an entity changed the calculation of its	effects is not always used by management.	
AP21B	management performance measures,	effects is not arways used by management.	Confirmed proposals
Management	introduced a new management performance measure or removed a		C68. The IASB tentatively confirmed the proposed requirement to disclose
performance measures—	previously disclosed management		interests of each item disclosed in the reconciliation between a manage
rebuttable	performance measure the Exposure Draft		comparable subtotal or total specified by IFRS Accounting Standards
presumption	proposed it would be required to:		C69. The IASB tentatively confirmed the requirement in paragraph 106(d)
<u>p. oo up. io</u>			determined the income tax effects for items reconciling a management
AP21C	<ul> <li>(a) disclose sufficient explanation for users to understand the change, addition or</li> </ul>		subtotal or total specified by IFRS Accounting Standards. The IASB
Management	removal and its effects;		requiring the disclosure for each reconciling item if more than one me
performance			Changes to the proposals
measures—	(b) disclose the reasons for the change,		C70. The IASB tentatively decided to revise the requirement specifying ho
Relationship with	addition or removal; and		either to calculate:
the requirements of	(c) restate its comparative information,		
other IFRS	including in the required note		(a) the tax effects of the underlying transaction(s) at the statutory tax
Accounting	disclosures, to reflect the change,		jurisdictions(s);
Standards	addition or removal.		(b) the tax effects on the basis of a reasonable pro rata allocation of the
AP21D	A30. The Exposure Draft also proposed that an		jurisdiction(s) concerned; or
Management	entity be prohibited from using columns to		(c) the tax effects by another method that achieves a more appropriate
performance	present management performance measures		C71. The IASB tentatively decided to revise the requirements in paragraph
	in the statement(s) of financial		changes in management performance measures so that they apply to c
	performance.		reconciling items.

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#### ntity's performance; and

gement performance measure and the most directly ndards.

sed requirement described in C66(a). The guidance would nancial statements to understand why a management rformance, the explanations described in C66(a)(i) and

mount(s) related to each line item(s) in the statement(s) of

ose the income tax effect and the effect on non-controlling nagement performance measure and the most directly ards.

(d) of the Exposure Draft for an entity to disclose how it has nent performance measure to the most directly comparable SB also tentatively decided to provide application guidance e method is used to calculate the tax effect.

how to calculate the income tax effect to require an entity

ax rate(s) applicable to the transaction(s) in the relevant

f the current and deferred tax of the entity in the tax

iate allocation in the circumstances.

aph 108 of the Exposure Draft for disclosures relating to to changes to the calculation of the tax effects of



Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
measures—tax disclosure	A31. The proposals A31. The proposals and paragraphs 103–110 of the Exposure Draft and paragraphs BC145–BC180 of the Basis for Conclusions on the Exposure Draft describe the IASB's reasons for the proposals and discuss approaches that were considered but rejected by the IASB.		<ul> <li>Location and cross-referencing</li> <li>Confirmed proposals</li> <li>C72. The IASB tentatively confirmed: <ul> <li>(d) the proposed requirement to disclose information about management financial statements; and</li> <li>(e) not to add any requirements relating to an entity including disclosul financial statements by reference to another document.</li> </ul> </li> <li>Use of columns <ul> <li>Changes to the proposals</li> </ul> </li> <li>C73. The IASB tentatively decided: <ul> <li>(a) to add a requirement, based on the discussion in paragraphs BC31 Exposure Draft, for additional subtotals and line items presented in structure of the categories required in the Accounting Standard.</li> <li>(b) to withdraw the proposal to specifically prohibit the use of column the statement(s) of financial performance.</li> </ul> </li> </ul>
	<ul> <li>Operating profit or loss before depreciation and amortisation</li> <li>A32. The Exposure Draft did not propose defining EBITDA. However, the IASB proposed to exempt from the disclosure requirements for management performance measures a subtotal calculated as operating profit or loss before depreciation and amortisation. The IASB considered, but rejected, describing the subtotal operating profit or loss before depreciation and amortisation as EBITDA.</li> <li>A33. Paragraphs BC172–BC173 of the Basis for Conclusions on the Exposure Draft explain why the IASB has not proposed requirements relating to EBITDA.</li> </ul>	<ul> <li>Operating profit or loss before depreciation and amortisation</li> <li>B35.Most respondents, including most users, agreed with the IASB's proposal not to define earnings before interest, tax, depreciation and amortisation (EBITDA). These respondents said they agreed that there was no consensus on what EBITDA represents, that its use varies widely and that it is not applicable to some industries.</li> <li>B36.Some respondents, including some users, disagreed saying the IASB should define EBITDA because it is a widely used measure that would benefit from a consistent definition.</li> </ul>	<ul> <li>C74. The IASB will discuss other aspects of the proposals at a future meetin</li> <li>Operating profit or loss before depreciation, amortisation, and spechanges to the proposals</li> <li>C75. The IASB tentatively decided: <ul> <li>(a) to specify an operating profit or loss before depreciation and amort within the scope of IAS 36;</li> <li>(b) to do this by amending the specified subtotal 'operating profit or los adding an additional subtotal to the list of specified subtotals;</li> <li>(c) to label the amended specified subtotal as 'operating profit or loss limpairments';</li> <li>(d) not explicitly to prohibit 'EBITDA' as a label for an 'operating profit or loss specified impairments' subtotal, but to explain in the Basis for Conrepresentation for the subtotal; and</li> <li>(e) to include no further specific requirements in relation to this subtot</li> </ul> </li> </ul>

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gement performance measures in a single note to the
sclosures about management performance measures in the
3C31 and BC165 of the Basis for Conclusions on the
ted in the statement(s) of financial performance to fit into the rd.
olumns for presenting management performance measures in
neeting (see Agenda Paper 21B of this meeting).
nd specified impairments
amortisation subtotal that excludes impairments of assets
t or loss before depreciation and amortisation', rather than
loss before depreciation, amortisation, and specified
ng profit or loss before depreciation, amortisation and or Conclusions that such a label would rarely be a faithful

ubtotal.



Topic and ref	Summary of p	proposals		Summary of feedback	Tentative decisions
December 2020 / January 2021 <u>AP21I Statement of</u> <u>cash flows</u> March 2021 <u>AP21C Statement of</u> <u>cash flows</u> January 2023 <u>AP21F: Statement</u> <u>of cash flows</u>	Starting point for indirect method         A34. The Exposure Draft proposed requiring an entity to use the operating profit or loss subtotal as the starting point for the indirect method of reporting cash flows from operating activities.         Classification of interest and dividend			<ul> <li>Starting point for indirect method</li> <li>B37. The key messages from the feedback on the proposals relating to the statement of cash flows are: <ul> <li>(a) many respondents did not comment on the proposals; and</li> <li>(b) of those respondents that did comment, many agreed with the proposals saying that the proposals would result in a consistent presentation that would enhance comparability between entities.</li> </ul> </li> <li>Classification of interest and dividend cash flows</li> </ul>	Starting point for indirect method         Confirmed proposals         C76. The IASB tentatively confirmed to require an entity to use the operation indirect method of reporting cash flows from operating activities.         Classification of interest and dividend cash flows
interest received and classification for entities with specified main business activities	the prese permitte the state classifier as shown item Interest paid Interest received Dividends received Dividends paid A36. In the Ex amendm proposed 34D of I	entation alter d by IAS 7 a ment of cash s interest and n in the table <b>Most</b> entities Financing Investing Investing kxposure Draft and to parage d new parage AS 7 and pa	also proposed reducing matives currently and requiring that, in a flows, an entity d dividend cash flows c. Specified entities <sup>9</sup> Accounting policy choice, possible location depends on the classification of the related income and expenses in the statement of profit or loss Financing ft, the proposed raph 18(b) of IAS 7, raphs 33A and 34A– ragraphs BC185– for Conclusions on the	<ul> <li>B38. The main concern of those that did not agree was the lack of alignment between the statement of cash flows and the statement of profit or loss, which was also raised as a concern by some fieldwork participants.</li> <li>B39. Some respondents requested a comprehensive review of IAS 7.</li> </ul>	<ul> <li>Confirmed proposals</li> <li>C77. The IASB tentatively confirmed proposals relating to the classification without a specified main business activity. Accordingly, interest and activities, and interest and dividends received would be classified as</li> <li>C78. The IASB tentatively decided to confirm the proposals in the Exposure business activity to classify some cash flows within a single category from either operating, investing or financing activities). These cash flows are: <ul> <li>(a) dividends received (other than dividends received from associatemethod);</li> <li>(b) interest paid; and</li> <li>(c) interest received.</li> </ul> </li> <li>C79. The IASB will discuss other aspects of the proposals at a future meethod.</li> </ul>

<sup>9</sup> An entity that provides financing to customers as a main business activity or in the course of its main business activities invests in assets that generate a return individually and largely independently of the entity's other resources.

# Staff paper

ating profit or loss subtotal as the starting point for the
tion of interest paid and dividend cash flows for entities ad dividends paid would be classified as financing as investing activities.
sure Draft to require an entity with a specified main ory of the statement of cash flows (that is, as cash flows
tes and joint ventures accounted for using the equity
eting (see Agenda Paper 21A of this meeting)



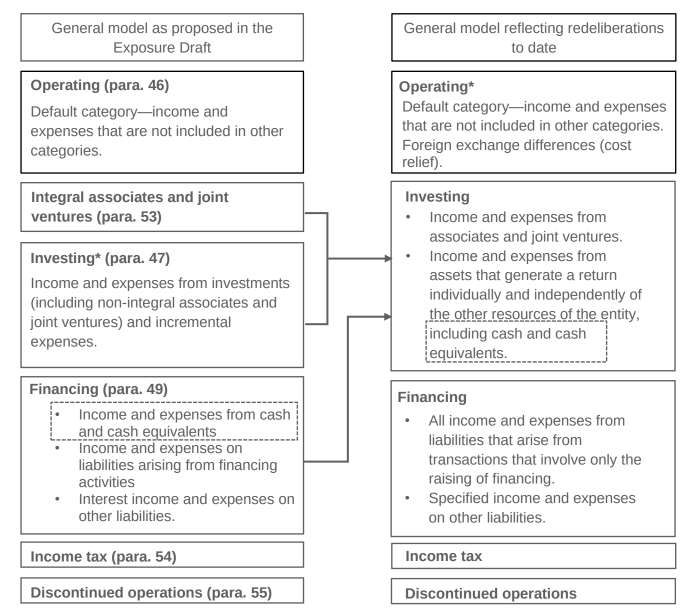
Topic and ref	Summary of proposals	Summary of feedback	Tentative decisions
January 2023 AP21E: Other comprehensive income	<ul> <li>Exposure Draft describe the IASB's reasons for the proposals and discusses approaches that were considered but rejected by the IASB.</li> <li>Other Comprehensive Income</li> <li>A37. The Exposure Draft proposes that an entity should present comprehensive income in the following categories: <ul> <li>(a) remeasurements permanently reported outside profit or loss; and</li> <li>(b) income and expenses to be included in profit or loss in the future when specific conditions are met.</li> </ul> </li> <li>A38. The Exposure Draft also proposed that an entity shall present line items for: <ul> <li>(a) the share of other comprehensive income of associates and joint ventures accounted for using the equity methods, presenting separately: <ul> <li>(i) integral associates and joint ventures; and</li> <li>(ii) non-integral associates and joint ventures; and</li> </ul> </li> </ul></li></ul>	Other Comprehensive Income         B40.Some respondents mentioned that the proposed change would not improve how information is communicated. Few have suggested a fundamental review on other comprehensive income on providing how it differs from profit or loss.	Other Comprehensive Income Changes to the proposals C80. The IASB tentatively decided to withdraw the proposal to relabel the t (a) remeasurements permanently reported outside profit or loss; and (b) income and expenses to be included in profit or loss in the future w
December 2020 / January 2021 <u>AP21J Other topics</u>	income classified by their nature. A39. Other comments on the proposals in the Exposure Draft, including the analysis of the effects (paragraphs BC232–BC312 of the Basis for Conclusions on the Exposure Draft, including Appendix) and Illustrative Examples accompanying the Exposure Draft.	B41.Most of the comments not responding to specific question related to additional work respondents would like the IASB to undertake, mostly as separate projects. Respondents also provided feedback on proposals relating to other comprehensive income and interim financial reporting and comments on the proposed implementation period.	C81. The IASB will discuss these proposals at a future IASB meeting.

he two categories of comprehensive income as: d
e when specific conditions are met.



# Appendix C—Diagram summarising the proposals for the structure of the statement of profit or loss

The following diagram summarises the proposals in the Exposure Draft and the changes tentatively agreed by the IASB in the redeliberations on the structure of the statement of profit and loss for entities applying the general model.



\* Default category for gains and losses on derivatives and hedging instruments.